HOUSE SUMMARY OF SENATE AMENDMENTS

House Bill No. 149 by Representative Henry Burns

SCHOOLS: Defines the terms "elementary school", "middle school", "junior high school", and "high school" for purposes of general school law

Synopsis of Senate Amendments

1. Changes <u>proposed law</u> to provide the term "middle school" or "junior high school" excludes grades pre-kindergarten through <u>four</u> rather than grades pre-kindergarten through <u>three</u>.

Digest of Bill as Finally Passed by the Senate

<u>Present law</u> (R.S. 17:236(A)) defines the term "school" for purposes of general school law, R.S. 17:1-408.2.

Proposed law (R.S. 17:236(C)) adds definitions for purposes of reporting data as follows:

- (1) Defines "elementary school" to mean a school composed of any span of grades prekindergarten through eight that excludes grades nine through 12.
- (2) Defines "middle school" or "junior high school" to mean a school composed of any span of grades five through nine that includes grades seven and eight and that excludes grades pre-kindergarten through four and 10 through 12.
- (3) Defines "high school" to mean a school composed of any span of grades nine through 12.

<u>Proposed law</u> also specifies that middle schools, junior high schools, and high schools shall be considered secondary schools.

<u>Proposed law</u> provides that it does not preclude local school boards from configuring, classifying, or defining schools in other ways and does not affect certification of personnel or the grade levels they may teach.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Adds R.S. 17:236(C), (D), and (E))